# LINEBARGER GOGGAN BLAIR & SAMPSON, LLP

ATTORNEYS AT LAW 1517 W. FRONT ST., SUITE 202 TYLER, TX 75702

> Telephone (903) 597-2897 FAX (903) 597-2402

April \_\_\_\_\_\_\_\_, 2015

Honorable Judge Brian Lee County Judge of Titus County Attn: Secretary to Commissioners Court 100 W. 1<sup>st</sup> St. Mt. Pleasant, TX 75455

RE: Re-Sale Property for Bid Approval - (Bid for Tract 1) - Cause No. 26,094, City of Talco vs. John Pat Stephens, et al

Dear Secretary to Commissioners Court:

I have enclosed the resolution with Exhibit A, a copy of the proposed deed and deed signature page on the above tax re-sale case and property for Bid Approval.

Please consider our request to be placed on the next Commissioner's Court Meeting agenda, and upon approval or if the bid is declined, please fill out the resolution accordingly.

Should the bid be approved by the County Judge & County Commissioners, please sign the Deed signature page as indicated and have it notarized and return the executed documents to our office in the self-addressed, stamped envelope.

Conveyance of this property is pending the approvals of the Mayor & City Council, the Board of Trustees of Rivercrest Independent School District and the Northeast Texas Community College Board of Trustees.

We appreciate your assistance in this matter, and if you have any questions please give me a call.

Very truly yours,

egal Assistant

JF/Trus/resolutions/RCISD-res-let

RESOLUTION	NO	

WHEREAS, **Titus County** has become the owner of certain real property (see attached Exhibit "A") by virtue of the fact that a sufficient bid was not received at a sale conducted by the Sheriff pursuant to an order of the District Court in **Cause No. 26,094** (see attached Exhibit "A")

WHEREAS, a potential buyer of the property has come forward, and

WHEREAS, all taxing entities involved in the above referenced cause must consent to the sale of the hereinabove described real property, and

WHEREAS, it is to the benefit of all the taxing entities involved that the property be returned to their respective tax rolls;

NOW THEREFORE BE IT RESOLVED BY THE

Commissioners Court of Titus County, Texas

That the County Judge be and is hereby directed and authorized to execute the deed and any and all documents necessary to convey the hereinabove described real property to (see attached Exhibit "A")

for and in consideration of the cash sum of (see attached Exhibit "A"), said money to be distributed pursuant to Chapter 34 of the Texas Property Tax Code.

Resolved this th	e day of	, 2015.
Attest:		-
		County Judge Titus County, Texas
		•
County Clerk		
{seal}		
Those Voting Aye Were	:	Those Voting Nay Were:
-		

### **EXHIBIT "A"**

Cause No.

26,094, City of Talco vs. John Pat Stephens, et al

**Judgment Date** 

May 21, 2002

Judgment amounts

\$50.51 (City of Talco)

\$538.24 (Rivercrest ISD)

\$279.80 (NE Texas Community College)

**\$665.16** (Titus County)

Account No.

#040000-0006-00110

Adjudged Value

\$430.00

Present Bid

\$30.00

Bidder

**Bruce & Tammie Case** 

P. O. Box 145 Talco, TX 75487

# **PROPERTY DESCRIPTION**

Tract 1:

LOT 11, BLOCK 6, TOWN OF TALCO (SITUS: 418 BROAD ST.)

IN TESTIMONY W day of	VHEREOF TITUS COUNTY has caused these presents to be executed this, 2015.	
	BY:	
STATE OF TEXAS	X	
COUNTY OF TITUS	X	
This instrument was acknowledged before me on this day, 2015, by Brian P. Lee, County Judge of Titus County.		
	Printed Name:	
	My Commission Expires:	



Notice of confidentiality rights: If you are a natural person, you may remove or strike any or all of the following information from any instrument that transfers an interest in real property before it is filed for record in the public records: your social security number or your driver's license number.

## TAX RESALE DEED

STATE OF TEXAS	X	
	x	KNOW ALL MEN BY THESE PRESENTS
COUNTY OF TITUS	X	

That the City of Talco, Trustee, Rivercrest Independent School District, Titus County and Northeast Texas Community College, acting through the presiding officer of each governing body, hereunto duly authorized by resolution and order of each respective governing body which is duly recorded in their official Minutes, hereinafter called grantors, for and in consideration of the sum of \$30.00 cash in hand paid by

BRUCE CASE and TAMMIE CASE P. O. BOX 145 TALCO, TX 75487

hereinafter called grantee(s), the receipt of which is acknowledged and confessed, have quitclaimed and by these presents do quitclaim unto said grantee(s) all of the right, title and interest of grantor and all other taxing units interested in the tax foreclosure judgment against the property herein described, acquired by tax foreclosure sale heretofore held under Suit No. 26,094, City of Talco vs. John Pat Stephens, et al, in the district court of said county, said property being located in Titus County, Texas, and described as follows:

#### TRACT 1

LOT 11, BLOCK 6, TOWN OF TALCO, AS DESCRIBED IN VOLUME 482, PAGE 560, DEED RECORDS OF TITUS COUNTY, TEXAS (ACCT #04000-00060-00110)

TO HAVE AND TO HOLD the said premises, together with all and singular the rights, privileges, and appurtenances thereto in any manner belonging unto the said grantee(s), their heirs and assigns forever, so that neither the grantors, nor any other taxing unit interested in said tax foreclosure judgment, nor any person claiming under it and them, shall at any time hereafter have, claim or demand any right or title to the aforesaid premises or appurtenances, or any part thereof.

Taxes for the present year are to be paid by grantee(s) herein.

Conveyance of the property herein is made "as is" and grantors make no warranty or representation as to the title, condition, suitability for any use, or location of the property.

This deed is given expressly subject to recorded restrictive covenants running with the land, and valid easements of record as of the date of this sale, if such covenants or easements were recorded prior to January 1 of the year the tax lien(s) arose.